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waled 6 2A	named inv	entor i hereby deciare		PRADEMARY		
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		METHOD AND	APPARATUS FOR H	ANDLING FLUI	ps	
tne specific	ation of w	nich: (complete (a), (p	or (c) for type of a	pplication)		
		REGUL	ar of design app	LICATION		
(a)] is (b) X) wi (if ap	as filed on .	ereto. January 7. 2002 as Aj	pplication Senal No.	10/040,843 er	na was am	ended on
		PCT FILED APPL	ICATION ENTERING	NATIONAL PH	ASE	
		and claimed in Internal		l	fi	(led
	A	CKNOWLEDGMENT OF	REVIEW OF PAPER	S AND DUTY	DE CANDO	ß
		that I have reviewed			bj svode a	entified specificati
		the duty to disclose to Code of Federal Regul		Itián kriow n Fp	me ta ba m	aterial to patentab
1 1	în complia	nce with this duty the	e is arrached an info	ormation disclo	eure staten	1901. 37 CFR 1.97
			PRIORITY CLAIM			
applications	s) for paten	n foreign priority page nt or inventor's certifica s certificate having a fi	n one walsd betail er	ave also identif of the applica	ied delow e	any foreign applicat
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Application Serial No.

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Status (parented, penging, abandoned)

FROM-Gowlings Faz

PROVISIONAL

, I hereby	olaim the benefit under	Title 35, L	inited S	States C	48, \$119(e)	of any	United States	application(s)
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CONTINUATION-IN-PART

Fling Date

(Complete This Part Only II This is A Continuetion-in-Part Application)

I nereby claim the penefit under Title 35. United States Code. \$ 120 of any United States application(s) usted below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose to the Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, \$ 1.58(a), which pecame available perween the filling date of the prior application and the national or PCT international filing date of the continuation-in-part application:

09/664,704 September 19, 2000 Penana Application Serial No. Filing Date Status (patented, pending, abendoned)

POWER OF ATTORNEY

As a named inventor, I hareby appoint the following attorney(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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I hereby declare that all statements made netern of my own knowledge are true and that all statements made an information and belief are delieved to be true; and further that these statements were made with the knowledge that willful talse statements and the like so made are punishable by fine or imprisonment, or poth, under Section 1001 of Title 18 of the United States Code and that such willful false statements may leopardize the validity of the application or any patent issued thereon.

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